Riverrain/Pearl St. Apartments Pet/Animal Addendum

THIS AGREEMENT is	hereby attached to and made p	art of the Rental Agr	eement dated	, 20 by and between	
Riverrain Apartments the premises	ne Owner/Agent and			, the Resident(s), for the	
located at		#Ypsila	nti MI 48197. Effect	ive Date:	
DESCRIPTION. Only the following described animal is authorized to be kept in residents' dwelling unit. No substitutions are allowed. No other Animal shall be permitted on the premises by residents or residents' guests or occupants.					
Type:	Breed:	Colo	or:	Weight:	
	lawed & Neutered? munization Record to be app				
Is this a Service or Support Animal if yes please check one and Provide a Letter From a Medical Professional (form included) and Vet Records for approvel.					
Assistance Animals: A service animal is not a pet but should abide by the rules and regulations set forth below when applicable.					
PLEASE NOTE: Animal are a serious responsibility and risk for each resident in the dwelling. If not properly controlled and cared for, they can disturb the rights of others and cause damages running into many hundreds of dollars for which residents may be held liable.					

Animals are not allowed at this apartment community under any circumstances without prior written approval of the Management. Management may reject any animal for any reasons Management deems appropriate. There are substantial penalties if any Resident has a animal without first securing WRITTEN approval of Management, or for violation of any rules.

WHEREAS, the Resident desires to keep a certain animal described above on the said premises and the Rental Agreement specifically prohibits allowing animals on the premises; The Rental Agreement is hereby amended to grant such permission to the Resident. In exchange for this permission, the Resident agrees as follows;

- 1. Animals are not allowed at this apartment community under any circumstances without prior written approval of the Management. Management may reject any pet(s) for any reasons Management deems appropriate. There are substantial penalties if any Resident has one without first securing prior WRITTEN approval of Management, or for violation of any rules
- CONDITIONAL AUTHORIZATION FOR PET. Residents are hereby authorized to keep a pet on the premises of the
 above dwelling unit until the described lease expires. Authorization may be terminated sooner if resident's right of
 occupancy is lawfully terminated or if the pet rules listed below are violated in any way by residents or residents's guests
 or occupants.
- 3. WHEN SIGNED BY THE RESIDENT(S) AND BY THE GENERAL MANAGER OF RIVERRAIN APARTMENTS, and subject to the collection of a non-refundable pet privilege fee of \$200.00 and an additional \$50.00 per month per pet and, if you have a support animal this fee will be waived with approval further subject to the rules contained herein and in the Resident's Lease Agreement, it is hereby agreed that the Resident may have an animal during the term of the Resident's Lease Agreement. Resident agrees to register the animal with the Property Manager, and to secure the Property Manager's WRITTEN approval before bringing into the apartment community or into any apartment. It is also understood that the Property Manager has the right to refuse to allow any pet on the community for any reason Property Manager deems appropriate.
- 4. A Privilege Pet Fee of \$200.00 is required for a specific pet in the community. The pet privilege fee is in addition to the Security Deposit already placed with management. Resident agrees that the pet privilege fee is not being applied towards damages in the event the Security Deposit does not cover the cost of damage. The pet privilege fee is strictly a management fee for the privilege of allowing a pet to reside within the Premises, and shall not be considered as a deposit.
- Normally, dogs are permitted. Rottweilers, German Shepherds, Chows, Huskies, Pit Bulls and Doberman breeds of
 <u>pets</u> are NOT permitted. This applies to pure bred and mixed breed dogs that have similar physical and behavioral
 characteristics or lineage.
- NO LIMIT LIABILITY. The additional monthly rent and/or additional fees under this Addendum are not a limit on resident's liability for property damages, cleaning, deodorization, defleaing, replacements and/or personal injuries as set forth in this Addendum.
- RULES. Residents are responsible for the actions of the Animal at all times. Resident(s) agree to abide by the following
 rules:
 - (a) Residents agree that a animal will not disturb the rights, comforts and conveniences of neighbors or other residents. This applies whether it is inside or outside of residents' dwelling.
 - (b) Dogs and cats must be housebroken. No offspring allowed.
 - (c) Animals shall not be tied to any fixed object outside the dwelling unit, including patio areas, walkways, stairs, stairwells, parking lots, grassy areas, or any other part of owner's property.
 - (d) Resident will have a sanitary wasteremover, commonly called a "Pooper Scooper", with them at all times while walking the animal outside of the unit, and agrees to remove and properly dispose of any waste
 - (e) The Resident agrees to hold Management harmless from any claims should the pet escape from the apartment, or become lost or missing, and especially acknowledges that Management or Management's employees and designees will be entering the apartment unit on a periodic basis

- for maintenance and pest control. Resident also agrees to hold Landlord and/or Management harmless from any claims of personal injury or damages regarding the animals actions.
- (f) Resident's animal must be fed and watered inside the dwelling unit; and food or water may not be left outside the dwelling unit at any time.
- (g) Animals shall be kept on a leash and under resident's supervision when outside the dwelling. Landlord or Landlord's representative shall have the right to pick up unleashed pets and/or report them to the proper authorities. Owner shall impose reasonable charges for picking up and/or keeping unleashed pets.
- (h) Residents must maintain current inoculations of animal and records must be made available upon request of management
- 8. ADDITIONAL RULES. Landlord/Management shall from time to time have the right to make reasonable changes and additions to the above rules, if in writing and distributed to all residents who are permitted to have animal.
- 9. VIOLATION OF RULES. If any rule or provision of this Addendum is violated by resident or resident's guests or occupants, residents shall immediately and permanently remove the animal from the premises upon written notice from owner or owner's representative; and owner shall have all other rights and remedies set forth in the Lease Agreement, including damages, eviction and/or attorney fees
- 10. COMPLAINTS ABOUT THE ANIMAL. Resident agrees to immediately and permanently remove the animal from the premises if owner or owner's representative receives reasonable complaints from neighbors or other residents or owner, in the sole discretion of the owner or the owner's representative, determines that the pet has disturbed the rights, comforts, or conveniences of neighbors or other residents.
- 11. LIABILITY FOR DAMAGES, CLEANING, ETC. Residents shall be jointly and severally liable for the entire amount of all damages caused by such animal and all cleaning, defleaing and deodorizing required because of such animal. This applies to carpets, doors, walls, wallpaper, windows, screens, appliances and any other part of the dwelling unit, landscaping, or other improvements on Landlord's property. If such items cannot be satisfactorily cleaned or repaired, residents must pay for complete replacement by owner. Payment for damages, repairs, cleaning, replacements, etc., shall be due immediately upon demand. Residents shall be strictly liable for the entire amount of any injury to the person or property of others, caused by such animal; and resident shall indemnify owner for all costs of litigation and attorney fees resulting in same.
- 12. MOVE-OUT. Upon move-out of residents, resident shall pay for defleaing, deodorizing, and/or shampooing carpets to protect future residents from possible health hazards, regardless of how long the animal occupied the premises. Such shampooing, defleaing, and/or deodorization will be arranged by Landlord and withheld from the security deposit.
- 13. MULTIPLE RESIDENTS. Each resident who signed the lease shall sign this Addendum. Residents and resident's guests or occupants shall abide by all rules. Each resident shall be jointly and severally liable for damages and all other obligations set forth herein, even if such resident does not own a animal.
- 14. Resident agrees that permission to have a animal in the apartment community may be cancelled by Management for any reason Management deems appropriate. Resident agrees to pay a fine of \$100.00 for any infraction of the Addendum that Management deems necessary.
- 15. GENERAL. Residents acknowledge that no other oral or written agreement exists regarding this Addendum. This Addendum and the rules shall be considered a part of the lease described above.

I have read and understand the rules regarding having anmils at this apartment community as set out in the Rules above, and I agree to abide by these rules as well as the Rules and Regulations and all other provisions of my Lease Agreement.

I affirm that the information given regarding my animal is true and accurate to the best of my knowledge and belief, and that my animal has had all shots as recommended and will continue to have those shots at the normal intervals while on this apartment community.

I agree not to have the animal in my apartment prior to securing approval from Management and paying Privilege Fee.

Date.

Residents.	Dute.
General Manager	Date

Recidente.

SERVICE ANIMAL CERTIFICATION FORM

Patient l	Requesting Service Animal					
Treating	g Physician's Name					
Treating Physician's Address						
Treating	g Physician's Phone Number					
The foll	owing section is to be completed by the tr	eating physician:				
WARN	MAY BE CALLED TO TES	E USED IN COURT PROCEEDINGS. YOU STIFY TO DEFEND YOUR DIAGNOSIS AND ERVICE ANIMAL IS JUSTIFIED. PLEASE S FORM CAREFULLY.				
1.	I have treated the above-named patie	ent since				
2.	USC §3602 (h) provides as follows: physical or mental impairment which suactivities,(2) a record of having such an impairment, but such term does not include.	oped within the meaning of 42 USC §3602 (h)? 42 "Handicap" means, with respect to a person(1) a bstantially limits one or more of such person's major life impairment, or (3) being regarded as having such an ude current, illegal use of or addiction to a controlled he Controlled Substances Act (21 U.S.C. 802)). No				
3.	Is it necessary for the above-named have equal access to housing?Yes	person to have a service animal for that person toNo				
4.						
	re under penalty of perjury under the ld correct.	laws of the State of Michigan that the foregoing is				
Signed	at	, Michigan, on				
Signature (Treating Physician)		Signature (Patient)				
Printed Name (Treating Physician)		Printed Name (Patient)				